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2-28-2008

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURTJames M WorthemUNITED STATES DISTRICT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION(Enter above the full name
of the plaintiff or plaintiffs in
this action)

vs.

Tom Dart (Sheriff C.C.)
DeR. Salvador Godinez
Chief of Police / Chicago

Case No:

(To be supplied by the Clerk of this Court)

08CV1210
JUDGE LEINENWEBER
MAGISTRATE JUDGE COLE(Enter above the full name of ALL
defendants in this action. Do not
use "et al.")**CHECK ONE ONLY:** **COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983**
U.S. Code (state, county, or municipal defendants) **COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE**
28 SECTION 1331 U.S. Code (federal defendants) **OTHER** (cite statute, if known)**BEFORE FILLING OUT THIS COMPLAINT, PLEASE REFER TO "INSTRUCTIONS FOR
FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.**

I. Plaintiff(s):

§103-7. Posting Notice of Rights

§ 103-7. Posting Notice of Rights. Every sheriff, chief of police or other person who is in charge of any jail, police station or other building where persons under arrest are held in custody pending investigation, bail or other criminal proceedings, shall post in every room, other than cells, of such buildings where persons are held in custody, in conspicuous places where it may be seen and read by persons in custody and others, a poster, printed in large type, containing a verbatim copy in the English language of the provisions of Sections 103-2, 103-3, 103-4, 109-1, 110-2, 110-4, and subparts (a) and (b) of Sections 110-7 and 113-3 of this Code. Each person who is in charge of any courthouse or other building in which any trial of an offense is conducted shall post in each room primarily used for such trials and in each room in which defendants are confined or wait, pending trial, in conspicuous places where it may be seen and read by persons in custody and others, a poster, printed in large type, containing a verbatim copy in the English language of the provisions of Sections 103-6, 113-1, 113-4 and 115-1 and of subparts (a) and (b) of Section 113-3 of this Code.

Laws 1963, p. 2836, § 103-7, eff. Jan. 1, 1964. Amended by Laws 1965, p. 2622, § 1, eff. Aug. 5, 1965.

Formerly Ill. Rev. Stat. 1991, ch. 38, ¶ 103-7.

A. Name: James M Worthem

B. List all aliases: David Scott

C. Prisoner identification number: 2007-007-1905

D. Place of present confinement: Cook County Jail

E. Address: P.O. Box 089002, Chicago IL, 60608

(If there is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. number, and current address according to the above format on a separate sheet of paper.)

II. Defendant(s):

(In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)

A. Defendant: MR. Tom Dart
Title: Sheriff of Cook County
Place of Employment: Cook County Jail

B. Defendant: MR. Salvador Bodinez
Title: Director of Cook County Jail
Place of Employment: Cook County Jail

C. Defendant: Dana Stark
Title: Chief of Police of Chicago
Place of Employment: 3510 S. Michigan 5th Floor, Chicago IL 60653

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

III. Exhaustion of Administrative Remedies

You are required to exhaust all your available administrative remedies before bringing an action in federal court.

A. Is there a grievance procedure available at your institution?

YES NO If there is no grievance procedure, skip to F.

B. Have you filed a grievance concerning the facts in this complaint?

YES NO

C. If your answer is YES:

1. What steps did you take?

I DED write 3 separate Grievances and those Dates are 10/17/07 - 12/4/07 and 12/13/07

2. What was the result?

All work taken as a request instead of a Demand to be posted as the law so requires

3. If the grievance was not resolved to your satisfaction, did you appeal? What was the result (if there was no procedure for appeal, so state.)

NO - I was not given a control # so

I was not able to appeal that decision.

D. If your answer is NO, explain why not:

See Above

E. Is the grievance procedure now completed? YES (✓) NO ()

F. If there is no grievance procedure in the institution, did you complain to authorities? YES (X) NO ()

G. If your answer is YES:

1. What steps did you take?

I often complained to C.C.D.O.C officials
of how they are required to post up a poster
printed in large type letters on every wing and
holding tank where Detainees are held.

2. What was the result?

They only have small typing paper pasted
in interlocks where Detainees are not allowed to
hang out at to read and in most places theres no
posting of any such laws.

H. If your answer is NO, explain why not:

IV. List ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal court (including the Central and Southern Districts of Illinois):

A. Name of case and docket number: 07-C 6589

B. Approximate date of filing lawsuit: 11/21/07

C. List all plaintiffs (if you had co-plaintiffs), including any aliases: James M WORTHEM (AKA) David Scott

D. List all defendants: Tom Dart, Director Bradinez, DR. Ting, DR. Carasquillo, SGT Malone, Deputy Boyle, 90 court, 90 ARKUZO, C/O O'Malley, 96 Hertera

E. Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): northern District of Illinois

F. Name of judge to whom case was assigned: Judge Leinenweber and Magistrate Judge Cole

G. Basic claim made: Assault by Cook County Sheriff Deputy and Assault by Pre-Trial Detainee by way of Spitting.

H. Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?): Still pending. Granted in forma pauperis Motion to (c)ave in forma pauperis is Granted on 1/26/08

I. Approximate date of disposition: ?

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. CO-PLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

*IV - continued.

- A. 07 C 6687
- B. 11/28/07
- C. James M Worthem (AKA)
- D. Superintendent Gary Hickerson, DR. Ting, DR. Caraguille, %0 Sandoval, %0 Herrera.
- E. Northern District of Illinois
- F. Judge Linenweber and Magistrate Judge Cole
- G. Health Safety and Sanitation Violations
- H. ~~still pending~~ Granted in leave of former pauperis
- I. ?

*IV - continued

- A. 07-c-7255
- B. 12/27/07
- C. James M Worthem (AKA) David Scott
- D. Michael Moore and Jennifer Hall
- E. Northern District of Illinois
- F.
- G. Deliberate indifference, gross negligence and const. Amend. 8/14. Violat
- H. ~~still pending~~ Granted for leave in former pauperis still pend
- I. ?

under 725 ILCS 5/104-13, posting notice of rights at which has not been done in the many years since its enactment into law and I have personally been throughout this compound and in various court houses holding cells were this should be posted up as well by law at which is in Direct Violation of my 8th Amendment Right against cruel and unusual punishment and a Direct Violation of my Due Process and equal protection clauses of the 14th Amendment. This is an oppressive move by high ranking officials so as to keep the detainees they so jail for political gain and to keep me ignorant towards all these very important Rights of persons under arrest. These officials are very guilty of extreme gross negligence, Deliberate Indifference and total reckless disregard for the pre-trial detainees they so choose to house and keep under their control without acknowledging the laws set forth for our purposes, also they are in violation of not affording all detainees the right to the Rules/Regulations of the C.C.Jail. They are not posted everywhere either I was just on Division S 2-C from 11/4/08 til 11/9/08

VI. **Relief:** and absolutely nothing is posted in the tier or window, at which is not what law calls for. and in every police station were detainees or arrestees are being held and can see clearly as the law so also states. I am holding all parties liable for this Civil Rights Violation. There is no posting notice of rights on any wing in C.C.J

725 ILCS 5/103-8 - Mandatory Duty of officers.

* Any peace OFFicer who intentionally prevents the exercise by an accused of any right conferred by this Article or who intentionally fails to perform any act required of him by this Article shall be guilty of official Misconduct and maybe punished in accordance with section 33-3 of the Criminal Code of 1961." 720 ILCS 5/33-3 Approved July 28, 1961 as heretofore and here after amended. (Source Laws 1963, P. 2836)

* 720 ILCS 5/33-3 - OFFicial Misconduct.

A public OFFicer or employee commits Misconduct when, in his official capacity, he commits any of the following acts: (a) Intentionally or Recklessly fails to perform any mandatory duty as required by law; or (b) Knowingly performs an act which he is forbidden by law to perform; or (c) With intent to obtain a personal advantage for himself or another, he performs an act in excess of his lawful authority; or (d) Solicits or Knowingly accepts for the performance of any act a fee or reward which he knows is not authorized by law. A public officer or employee convicted of violating any provision of this section forfeits his office or employment, in addition he commits a class 3 Felony (Source P.A. 82-790)

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

that each person in charge of any Court house or Jail or other building in which any trial of an offense is conducted shall post in every room where Defendants are confined or waiting and where it may be seen in both english and spanish and read as the law so states.
I am Requesting an amount of \$50 Million dollars for these officials Misconduct and for Mental anguish and Punitive and compensatory Damages. CERTIFICATION SKRJ trial

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this Jan day of 13, 2008

James Wortham

(Signature of plaintiff or plaintiffs)

James M Wortham
(Print name)

2007-0071905
(I.D. Number)

James M Wortham
P.O. Box 089002
Chicago Ill, 60608
(Address)

For Judge or Magistrate/Federal
In their respective
Bail only is allowed to be in
Entertock to Read this and its
set by
WORKS

STATE OF ILLINOIS



NOTICE OF RIGHTS OF PERSONS UNDER ARREST DEPARTMENT OF CORRECTIONS

ARTICLE 103. RIGHTS OF ACCUSED - Sec. 103-2. Treatment while in custody.

(a) On being taken into custody every person shall have the right to remain silent.

(b) No unlawful means of any kind shall be used to obtain a statement, admission or confession from any person in custody.

(c) Persons in custody shall be treated humanely and provided with proper food, shelter and, if required, medical treatment.

Sec. 103-3. - Right to communicate with attorney and family; transfers.

(a) Persons who are arrested shall have the right to communicate with an attorney of their choice and a member of their family by making a reasonable number of telephone calls or in any other reasonable manner. Such communication shall be permitted within a reasonable time after arrival at the first place of custody. (Source: Laws 1963, p. 2836, eff. 1-1-98.)
(b) In the event the accused is transferred to a new place of custody his right to communicate with an attorney and a member of his family is renewed. (Source: Laws 1963, p. 2836, eff. 1-1-98.)

Sec. 103-4. - Right to consult with attorney.

Any person committed, imprisoned or restrained of his liberty for any cause whatever and whether or not such person is charged with an offense shall, except in cases of imminent danger of escape, be allowed to consult with any licensed attorney at law of this State whom such person may desire to see or consult, alone and in private at the place of custody, as many times and for such period each time as is reasonable. When any such person is about to be moved beyond the limits of this State under any pretense whatever the person to be moved shall be entitled to a reasonable delay for the purpose of obtaining counsel and of availing himself of the laws of this State for the security of personal liberty. (Source: P.A. 90-140, eff. 1-1-98.)

ARTICLE 109. - PRELIMINARY EXAMINATION - Sec. 109-1. Person arrested.

(a) A person arrested with or without a warrant shall be taken without unnecessary delay before the nearest and most accessible judge in that county, except when such county is a participant in a regional jail authority, in which event such person may be taken to the nearest and most accessible judge, irrespective of the county where such judge presides, and the charge shall be filed. Whenever a person arrested either with or without a warrant is required to be taken before a judge, a charge may be filed against such person by way of a two-way closed circuit television system, except that a hearing to deny bail to the defendant may not be conducted by way of closed circuit television. (Source: P.A. 89-377, eff. 8-18-95.)

(b) The judge shall:

- (1) Inform the defendant of the charge against him and shall provide him with a copy of the charge.
- (2) Advise the defendant of his right to counsel and if indigent shall appoint a public defender or licensed attorney at law of this State to represent him in accordance with the provisions of Section 113-3 of this Code.
- (3) Schedule a preliminary hearing in appropriate cases; and
- (4) Admit the defendant to bail in accordance with the provisions of Article 110 of this Code.

(c) The court may issue an order of protection in accordance with the provisions of Article 112A of this Code.

ARTICLE 110. BAIL - Sec. 110-2. - Release on own recognizance.

When from all the circumstances the court is of the opinion that the defendant will appear as required either before or after conviction and the defendant will not pose a danger to any person or the community and that the defendant will comply with all conditions of bond, which shall include the defendant's current address with a written admonishment to the defendant that he or she must comply with the provisions of Section 110-12 of this Code regarding any change in his or her address, the defendant may be released on his or her own recognizance. The defendant's address shall at all times remain a matter of public record with the clerk of the court. A failure to appear as required by such recognizance shall constitute an offense subject to the penalty provided in Section 32-10 of the "Criminal Code of 1961," approved July 28, 1961, as heretofore and hereafter amended, for violation of the bail bond, and any obligated sum fixed in the recognizance shall be forfeited and collected in accordance with subsection (g) of Section 110-7 of this Code. This Section shall be liberally construed to effectuate the purpose of relying upon contempt of court proceedings or criminal sanctions instead of financial loss to assure the appearance of the defendant, and that the defendant will not pose a danger to any person or the community and that the defendant will comply with all conditions of bond. Monetary bail should be set only when it is determined that no other conditions of release will reasonably assure the defendant's appearance in court, that the defendant does not present a danger to any person or the community and that the defendant will comply with all conditions of bond. This State may annul any order remitting release, but not remand recognizance.

ILLINOIS CODE OF CRIMINAL PROCEDURE - 725 ILCS 5/ JAIL AND DETENTION STANDARDS

Case 1:08-cr-014210
Source: Laws 1963, p. 2836, eff. 1-1-98.
Document filed 02/28/2008 Page 1 of 1

Sec. 110-4. - Bailable Offenses.

(a) All persons shall be bailable before conviction, except the following offenses where the proof is evident or the presumption great that the defendant is guilty of the offense: capital offenses; offenses for which a sentence of imprisonment, for which a sentence of conviction, where the court after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of any person or persons; stalking or aggravated stalking, where the court, after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of the alleged victim of the offense and denial of bail is necessary to prevent fulfillment of the threat upon which the charge is based; or unlawful use of weapons in violation of item (4) of subsection (a) of Section 24-1 of the Criminal Code of 1961 when that offense occurred in a school or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school-related activity, or on any public way within 1,000 feet of real property comprising any school, where the court, after a hearing, determines that the release of the defendant would pose a real and present threat to the physical safety of any person and denial of bail is necessary to prevent fulfillment of that threat.

(b) A person seeking release on bail who is charged with a capital offense or an offense for which a sentence of life imprisonment may be imposed shall not be bailable until a hearing held wherein such person has the burden of demonstrating that the proof of his guilt is not evident and the presumption is not great.

(c) Where it is alleged that bail should be denied to a person upon the grounds that the person presents a real and present threat to the physical safety of any person or persons, the burden of proof of such allegations shall be upon the State.

(d) When it is alleged that bail should be denied to a person charged with stalking or aggravated stalking upon the grounds set forth in Section 110-6.3 of this Code, the burden of proof of those allegations shall be upon the State.

Sec. 110-7. - Deposit of Bail Security.

(a) The person for whom bail has been set shall execute the bail bond and deposit with the clerk of the court before which the proceeding is pending a sum of money equal to 10% of the bail, but in no event shall such deposit be less than \$25. The clerk of the court shall provide a space on each form for a person other than the accused who has provided the money for the posting of bail to so indicate and a space signed by an accused who has executed the bail bond indicating whether a person other than the accused has provided the money for the posting of bail. The form shall also include a written notice to such person who has provided the defendant with the money for the posting of bail indicating that the bail may be used to pay costs, attorney's fees, fines, or other purposes authorized by the court and if the defendant fails to comply with the conditions of the bail bond, the court shall enter an order declaring the bail to be forfeited. The written notice must be: (1) distinguishable from the surrounding text; (2) in bold type or underscored; and (3) in a type size at least 2 points larger than the surrounding type. When a person for whom bail has been set is charged with an offense under the "Illinois Controlled Substances Act" which is a Class X felony, the court may require the defendant to deposit a sum equal to 100% of the bail. Where any person is charged with a forcible felony while free on bail and is the subject of proceedings under Section 108-3 of this Code the judge conducting the preliminary examination may also conduct a hearing upon the application of its State pursuant to the provisions of Section 110-6 of this Code to increase or revoke the bail for that person's prior alleged offense.

(b) Upon depositing this sum and any bond fee authorized by law, the person shall be released from custody subject to the conditions of the bail bond.

ARTICLE 113. ARRAIGNMENT - Sec. 113-3. - Counsel and Expert Witness

(a) Every person charged with an offense shall be allowed counsel before pleading to the charge. If the defendant desires counsel and has been unable to obtain same before arraignment the court shall recess court or continue the cause for a reasonable time to permit defendant to obtain counsel and consult with him before pleading to the charge. If the accused is a dissolved corporation, and is not represented by counsel, the court may, in the interest of justice, appoint as counsel a licensed attorney of this State.

(b) In all cases, except where the penalty is a fine only, if the court determines that the defendant is indigent and desires counsel, the Public Defender shall be appointed as counsel in all misdemeanor cases where the defendant is indigent and desires counsel unless the case involves multiple defendants, in which case the court may appoint counsel other than the Public Defender for the additional defendants. The court shall require an affidavit signed by any defendant who requests court-appointed counsel. Such affidavit shall be in the form established by the Supreme Court containing sufficient information to ascertain the assets and liabilities of that defendant. The Court may direct the Clerk of the Circuit Court to assist the defendant in the completion of the affidavit. Any person who knowingly files such affidavit containing false information concerning his assets and liabilities shall be liable to the county where the case, in which such false affidavit is filed, is pending for the reasonable value of the services rendered by the public defender or other court-appointed counsel in the case to the extent that such services were unjustly or falsely procured.

(i)
PRINT
COPYReferred to: SUPER. DIV. 5

X processed as a request

Cook County Department of Corrections/Detainee Grievance
 Detainee Name * James Northern aka David Scott # 2007-0071905
 Division S-1-D-Upper b - Date 12/14/07

* Brief Summary of complaint: * Case Law number 725 ILCS 5/103-7 / posting Notice of Rights * AGAIN I am ATTEMPTING to Grieve an issue that has been ignored and gone un-answered and now pertaining to the Gross Negligence and Deliberate Indifference to the * posting notice of Rights at which one is posted in the window on the wing but is only shown on one side and is not what Law calls for, this paper in the window is the size of a sheet of typing paper when the Law Clearly States that * every Sheriff, Chief of Police or other Person who is in charge of any Jail, Police Station or other building where persons under arrest are held in custody, pending investigation, bail or other criminal proceedings, shall post in every room, other than cells, of such buildings where persons are held in custody, in conspicuous places where it may be seen and read by persons in custody and others, A Poster "Printed in Large type, containing A "Verbatim" Copy in English language and in Spanish of the provisions of Sections 103-2, 103-3, 103-4, 109-1, 110-2, 10-4 and Subparts (a) and (b) of Sections 110-7 and 113-3 of this code. (Laws 1963, p. 2836, § 103-7, eff. Jan. 1 1964, Amended by Laws 1963 p. 2622 § 1, eff Aug. 5 1965 (Formerly Ill. Rev. Stat. 1991, ch 38, § 103-7. Chief Wright aint complying!)

(2)

Name of Staff or Detainee(s) Having information Regarding this complaint: Supt Hickerson, All Supts of all Divisions, Sheriff, Chief wright, Tom Dart, Director Salvador Godinez, ASST DIR MR Brown, ASST DIR- MR. Romero, all detainees in the whole compound.

ACTION that I am Requesting. # to all Cook County officials of whom run their Jails and Court Room bull pins and on every wing in the Cook County Jail to Post up these signs in english and spanish on the wall in poster size just as the Law States and there should be no excuses when its Law by the Federal Government this is in Direct Violation of my 14th Amendment Rights and a Right to Remedy and Justice, inherent and inalienable rights. I'm also seeking a 1983 class action suit when I exhaust my Grievance procedures, this is an oppressive move by high ranking officials to keep detainees of who are innocent until proven guilty to be ignorant toward the laws that benefit us all, even officers have family members of whom are locked up and shouldn't be so quick to punish a detainee who has not been convicted of any crime. THANK YOU.

131 James Wootton

C.R.W's 131 D. Lewinski

Date C.R.W Rec 12/15/08

PART - C

C.C.D.O.C. DETAINEE GRIEVANCE PROCESSED AS A REQUEST

* Please note: When processed as a request, PART - B is not applicable. *

Detainee's Last Name: SCOTT First Name: DAVIDID#: 2007-0071905 Div: 5 Tier/LivingUnit: 10Date of Request: 12/14/07 Date C.R.W. Received Request: 12/15/07This Request has been processed by: LEWANSKI C.R.W.*Summary of Request:*DETAINEE REQUESTS POSTING OF
"NOTICE OF RIGHTS."*Response and/or Action Taken:*Rules and Regulations are posted
on every living unitSupt Gary Hickerson - Supt S. L. H. Date: 12/07/07 Div/Dept. D
(Print- name of individual responding) (Signature of individual responding)

PART-A/Controlled T
Referred to: CABES~~RE~~ processed as a request

Cook County Department of Corrections / Detainee Grievance
* James M Worthem AKA David Scott # 2007-0071905 # 12/13/07
Division 9-3-E - Upper 3209

Brief Summary OF THE Complaint: I was already in Division 5 and in 11 and now I'm in Div 9 and I have JUST proven that C.C.D.O.C officials are all in knowledge and are in violation of 725 ILCS 5/103-7 Posting Notice of Rights! AGAIN I will attempt to Grievance this Matter one last time before bringing this to the attention of a higher Justice *posting Notice of Rights §103-7. Every Sheriff, Chief of Police or other person who is in charge of any jail, police station or other building where persons under arrest are held in custody pending investigation, bail or other criminal proceedings, shall post in every room, other than cells, of such buildings where persons are held in custody, in conspicuous places where it may be seen and read by persons in custody and others, a poster, printed in large type, containing a verbatim copy in the English language of the provisions of sections 103-2, 103-3, 103-4, 109-1, 110-2, 110-4 and subpart (a) and (b) of sections 110-7 and 113-3 of this code. Each person who is in charge of any courthouse or other building in which any trial of an offense is conducted shall post in each room primarily used for such trials and in each room in which defendants are confined or wait, pending trial, in conspicuous places where it may be seen and read by persons in custody and others, a poster, printed in large type, containing a verbatim copy in the English language of the provisions of sections 103-6, 113-1, 113-4, and 115-1 and of subparts (a) and (b) of section 113-3 of this code. * Laws 1963, P. 2836 §103-7, eff Jan 1, 1964 Amended by Laws 1965 D.2622, §1. eff. Aug 5, 1965 *Formerly 211. Rev. Stat. 1991

Ch. 38, § 103-7 & 5/103-8 Mandatory Duty of officers. Any peace officer who intentionally prevents the exercise by an accused of any right conferred by this article or who intentionally fails to perform any act required of him by this article shall be guilty of official misconduct and maybe punished in accordance with section 33-3 & the "Criminal Code of 1961" approved July 28, 1961, as heretofore and hereafter amended. Laws 1963, p. 2836, § 103-8, eff. Jan 1, 1964 formerly. Ill. Rev. Stat. 1991, ch. 38, § 103-8. 720 ILCS 5/33-3.

Name of Staff or Detainees having information regarding his complaint: Sheriff Tom Dart, Chief of Police of every police station in COOK county. The Mayor Daley, all of high ranking officials over C.C.J. and any and all officials in charge over all COOK-County Jail or and court house and all Detainees in the whole compound or any other COOK County holding facility, and I'm even willing to bet that the Governor of Illinois knows of this oppression more by high ranking officials to keep their prisoners ignorant of Laws!

Action requested: That high ranking officials get in gear and begin posting these notices on posters in Large type words just as the law requires anywhere it's stated by law to be and not small where it can be easily overlooked, I am going to be the one who makes this all possible and I'm going to State and Federal courts with a class action law suit that's out of this world for Deliberate indifference and

Part-A / Control #: XReferred To: SUPT. DIV. 5 Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS
DETAINEE GRIEVANCE

Detainee Last Name: WORTHEM AKA SCOTT First Name: JAMES AKA DAVID

ID #: 2007-0071905 Div.: 5 Living Unit: 1-B Date: 10/17/07

BRIEF SUMMARY OF THE COMPLAINT: 725 ILCS 5/103-7 /posting notice of Right
#every Sheriff, chief of police or other person who is in charge of any
Jail, police station or other building where persons under arrest are
held in custody, pending investigation, bail or other criminal proceedings,
shall post in every room, other than cells, of such buildings where persons
are held in custody, in conspicuous places where it may be seen and
read by persons in custody and others, A poster "printed in large
type, containing A "verbatim" copy in English language of the provisions
of sections 103-2, 103-3, 103-4, 109-1, 110-2, 110-4 and subparts (a)
and (b) of sections 110-7 and 113-3 of this code. (Laws 1963, P.

2836, § 103-7 eff. Jan. 1 1964. Amended by Laws 1965 p. 2622 § 1, eff.
Aug. 5 1965 (Formerly 211. Rev. Stat. 1991, Ch 38, 19 103-7.

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
Supt Hickerson, all Division Superintendents, Director Mr. Salvador Godinez,
All detainees in the White Compound. Staff are guilty of official misconduct,
ACTION THAT YOU ARE REQUESTING: * Due Process and Equal protection violations, Right to
Remedy and Justice, Inherent andinalienable rights. * Const Amend 1, 4, 8, 9, 14.
Violations, Post up signs immediately and I'll seek 1983 action when
exhaust my Grievance procedures. THANK YOU.

DETAINEE SIGNATURE: James Worthem AKA Louis Scott

C.R.W.'S SIGNATURE: D. Lewanski

DATE C.R.W. RECEIVED: 10/18/07

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.
All appeals must be made in writing and directly submitted to the Superintendent.

C.C.D.O.C. DETAINEE GRIEVANCE PROCESSED AS A REQUEST

* Please note: When processed as a request, PART - B is not applicable. *

Detainee's Last Name: SCOTT First Name: DAVID

ID#: 2007-0171905 Div: 5 Tier/LivingUnit: 10

Date of Request: 10/17/07 Date C.R.W. Received Request: 10/18/07

This Request has been processed by: D. Lewanski C.R.W.

Summary of Request:

DETAINEE REQUESTS POSTING OF
DETAINEE CIVIL RIGHTS.

Response and/or Action Taken:

ALL Rules + regulations are given to Inmates
in Recurring. Each Deck Post the Rules + regulations
on the Tier.

Supt Cary Hickerson - Sadie Date: 10/20/07 Div/Dept: 5

(Print name of individual responding)

(Signature of individual responding)

Part-A / Control #: X

Referred To: W.H. Div. 5

Processed as a request.

**COOK COUNTY DEPARTMENT OF CORRECTIONS
DETAINEE GRIEVANCE**

Detainee Last Name: Scott AKA WERTHEM First Name: David James

ID #: 2007-0071905 Div.: 5 Living Unit: 2-A Date: 1/23/08

BRIEF SUMMARY OF THE COMPLAINT: CIVIL Rights Violations and an Extreme Deprivation of both State and Federal Laws against my person on an ongoing Rate and Retaliation Due to my exercising of Rights. I have been on 2-C from Jan 4th thru the 9th and on 2-A Div 5 since Jan 17 thru this Date and there is no Posting Notice of Rights as the Law so Requires on Wing nor is there any posting of Detainee Rules and Regulations nor is Staff ISSUING those Rules & Regs to Detainees upon their arrival at C.C. Jail! Also Staff or Detainees: I am being force to drink or lot's upon the issuance of my food is Capt HICKSON &

NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT: CHIEF WARDEN
Sup T Hickerson, Salvador Godinez, SHERIFF OF C.C. TOM DART, ATTALZANO

ACTION THAT YOU ARE REQUESTING: That C.C.D.O.C. office do what law says
for them to be done for Justice and that Rules and Reg for Detainees be posted
on all wings in compound and posting notice of Rights on every wing also.
I WILL and AM INVOKING MY absolute Rights and will pursue within the Courts

DETAINEE SIGNATURE: James Wadham (AKA) David Scott

C.R.W.'S SIGNATURE: M. Murphy

DATE C.R.W. RECEIVED: 1/25/06

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note :

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
- When processed as a request, an appeal of the response and/or action taken cannot be made.
- When processed as a request, PART-B is not applicable.

Detainee's Last Name: Scott First Name: DavidID#: 2007-0071905 Div: 5 Tier/LivingUnit: 2ADate of Request: 1/23/08 Date C.R.W. Received Request: 1/25/08This request has been processed by: M. MacFarlane C.R.W.

Summary of Request:

Detainee requesting that the Rule B regulations for detainees be posted on the living units.

Not Told

Response and/or Action Taken:

DETAINEE SCOTT DAVID RECEIVED A REPLY 1-24-08 AND THE DETAINEE RULE /REGULATIONS ARE POSTED ON THE

(Print- name of individual responding)

(Signature of individual responding)

Date: 1/25/08 Div./Dept. 5

* * * NO posting Notice of Rights in any holding Pen for Court, none on any wing in big verbatime words no any in any Police Station that were ever seen and staff Does not give us Detainee Rules and Regulations from our entry through Receiving at C.C. Jail.

* The Signatures of the Concerned Detainees.

James Jackson #2007-0071905

Darell McChristian 20070095736

Brandon White 20070091127

Andre Davis 20080006262

Julius Erving John Erving 20080004058

Edward Cruz 20080006165

Jeff Headless 3357

Rahem-Bernard 20080004860

Mario A Torres

Jahma Allen 20070043729

Robert Anderson 20080065301

Lee Rodriguez 20060085232

Rebo Morris

Miguel Velez

REV. J. Lamb 20080004079

ISSIAH RYALS 20070095725

Steven Pitts 20080006955

MARZAN Williams 20080004641

Michael Mendoza 20070075724

DENNIS M. DRESDEN 20070088283

William T. Hunter 20080006033

Claude Massay 20080005963

Rozmus Staniow 20070091542

Matthew Henderson 2008-000-6153

All Detainees on 3-A-Division 5 - no posting notice of Right on any wing in DIVISION 5. Also no other Division as law so states.